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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE 7722 1647/47358 08/885,698 06/30/1997 SCOTT B. GORDON

> 03/10/2004 7590

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EXAMINER NGUYEN, STEVEN H D

PAPER NUMBER

ART UNIT 2665

DATE MAILED: 03/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)
	08/885,698	GORDON, SCOTT B.
	Examiner	Art Unit
	Steven HD Nguyen	2665
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).		
Status		
1)⊠ Responsive to communication(s) filed on <u>24 December 2003</u> .		
• • • • • • • • • • • • • • • • • • • •		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is		
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.		
Disposition of Claims		
<ul> <li>4)  Claim(s) 1,4-10 and 13-23 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1,4-10 and 13-23 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>		
Application Papers		
9) The specification is objected to by the Examiner.		
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).		
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.		
Priority under 35 U.S.C. § 119		
<ul> <li>12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority document</li> <li>2. Certified copies of the priority document</li> <li>3. Copies of the certified copies of the priority application from the International Bureau</li> <li>* See the attached detailed Office action for a list</li> </ul>	s have been received. s have been received in Application in the second	on No ed in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)
2) DNotice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ate
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date</li> </ol>	5)  Notice of Informal P 6)  Other:	atent Application (PTO-152)

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#### **DETAILED ACTION**

### Response to Amendment

1. Applicant's amendment which files on 12/24/03 has a type error. Such "previous amended" must be "currently amended" because the rearrange of the claim 1. Therefore, the examiner assumes this claim is currently amended. Please clarify. So this amendment can be entered into a record because the previous amendment entered into a record.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1 and 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Focsaneanu (USP 5991292) in view of Land (USP 5751706), Solomon (USP 5974043) and Anderson (USP 6064673).

Focsaneanu discloses (Figs 1-20 and col. 1, lines 25 to col. 17, lines 5) apparatus for effecting audible communication between a local system and a remote system over a Wide Area Network (WAN) comprising: a remote modem configured in said remote system and receiving telephone transmission signals (Figs 15-20, Access module includes a modem pool for receiving a telephone transmission signals). However, Focsaneanu does not disclose a converter electrically interconnected to a telephone interconnection of said remote modem and receiving said telephone transmission signals therefrom and splitting a portion of the telephone

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transmission signals therefrom and providing an audio output signal, an interface machine receiving the audio output signal from the converter, said interface machine including a first sound processing mechanism processing said audio output signal for transmission over said WAN as a network audio signal; a second sound processing mechanism configured at said local system, receiving said network audio signal and processing said network audio signal to provide a continuous audio signal at said local system. In the same field of endeavor, Land discloses (Figs 1-5) a converter for receiving said telephone transmission signals and splitting a portion of the telephone transmission signals and providing an audio output signal, an interface machine receiving the audio output signal from the converter, (Col. 2, lines 20-52 discloses a converter for splitting the received analog voice signal into an output voice digital signal and generating them into a packet for transmitting via packet network). However, Focsaneanu and Land do not fully disclose the interface machine including a first sound processing mechanism processing said audio output signal for transmission over said WAN as a network audio signal; a second sound processing mechanism configured at said local system, receiving said network audio signal and processing said network audio signal to provide a continuous audio signal at said local system. In the same field of endeavor, Solomon discloses (Figs 1-14 and col. 1, lines 10 to col. 22, lines 25) said interface machine including a first sound processing mechanism processing said audio output signal for transmission over said WAN as a network audio signal; a second sound processing mechanism configured at said local system, receiving said network audio signal and processing said network audio signal to provide a continuous audio signal at said local system (Fig 10, Ref 368 which includes the sound card for receiving the analog voice signal from the controller 358, wherein the soundcard will converted the analog voice into a digital

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signal for transmitting via WAN to a local system by generating a voice packet). However, Focsaneanu, Solomon and Land do not fully disclose the sound processing mechanisms at the remote and local site. In the same field of endeavor, Anderson discloses (Fig 1-3 and col. 1, lines 55 to col. 7, lines 38) an interface machine (Fig 1 is a computer has an analog line interface codec "Ref 16" for converting a transmission signal into the audio signals then generating packets having the digitized audio signal by using a sound mechanism for transmitting via WAN 104 to another computer, which have an address, has a sound mechanism for processing the network audio packet; See col. 5, lines 9-45 and Fig 2) for processing a received telephone signal into a network audio signal for transmitting via WAN (Fig 1, Ref 32b) to a local system (Col 5, lines 5-8, a computer "implicitly has an WAN address" which has an WAN address is a multimedia computer with a sound processing software for converting a network audio signal into a continuous audio signal for outputting to a speaker) having second sound mechanism for processing received network audio signal into a continuous audio signal and an automated attendant system (Fig 1, performing automated attendant management, see col. 4, lines 36-48) for gathering the information (See col. 5, lines 46-55).

Since the functions such as splitting the digital signal, gateway with soundcard for splitting the digital signal to form a packet by using a sound processing mechanism and a converter for converting digital and analog are well known in the art. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a method of converting and splitting the audio signal for generating a voice packet as disclosed by Land; an interface machine which includes a soundcard as disclosed by Solomon; a sound

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processing mechanism as disclosed by Anderson's system into Focsaneanu's system. The motivation would have been to reduce the long distance cost.

4. Claims 8-9, 13-16, 19-20 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shaffer (USP 5761294) in view of Anderson (USP 6064673).

Shaffer discloses (Figs 1-4 and col. 2, lines 15 to col. 5, lines 67) a method and system for effecting audible communication between a local system and a remote system over a Wide Area Network (WAN) comprising the steps of configuring a remote communication mechanism in said remote system to receive a transmission signal and converting said transmission signal into an analog audio output signal, wherein said converting step involves a converter electrically connected to an interconnection of said remote communication mechanism to receive said transmission signals therefrom and to convert said transmission signals into said analog audio output (Fig 1, Ref 24 is a converter with a modem for receiving a transmission signal and converting the transmission signal into analog signal for outputting to an ISP; See col. 3, lines 28-42); However, Shaffer does not disclosed a processing said analog audio output signal into packets for transmission over said WAN as a stream of audio packets; receiving and processing said stream of audio packets to provide a continuous audio signal at said local system. In the same field of endeavor, Anderson discloses (Fig 1-3 and col. 1, lines 55 to col. 7, lines 38) an interface machine (Fig 1 is a computer has an analog line interface codec "Ref 16" for converting a transmission signal into the audio signals then generating packets having the digitized audio signal by using a sound mechanism for transmitting via WAN 104 to another computer, which have an address, has a sound mechanism for processing the network audio packet; See col. 5, lines 9-45 and Fig 2) for processing a received telephone signal into a network audio signal for

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transmitting via WAN (Fig 1, Ref 32b) to a local system (Col 5, lines 5-8, a computer "implicitly has an WAN address" which has an WAN address is a multimedia computer with a sound processing software for converting a network audio signal into a continuous audio signal for outputting to a speaker) having second sound mechanism for processing received network audio signal into a continuous audio signal and an automated attendant system (Fig 1, performing automated attendant management, see col. 4, lines 36-48) for gathering the information (See col. 5, lines 46-55).

Since the function such a sound processing mechanism for processing the analog signal into a packet is well known in the art. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a method of a sound processing mechanism as disclosed by Anderson's system into Shaffer's system. The motivation would have been to reduce the long distance cost.

5. Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shaffer (USP 5761294) and Anderson (USP 6064673) further in view of Focsaneanu (USP 5991292).

Shaffer and Anderson do not disclose a remote computer system for transmitting a transmission signal to converter of remote communication mechanism by a modem that located at resident location. In the same field of endeavor, Focsaneanu discloses a resident modem is used to transmit signal to the access module (Fig 8).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a modem for using to transmit a signal to access module as disclosed Focsaneanu's system into the system of Shaffer and Anderson. The motivation would have been to reduce the long distance cost.

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6. Claims 17-18 and 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shaffer (USP 5761294) and Anderson (USP 6064673) further in view of Solomon (USP 5974043).

Shaffer and Anderson do not disclose a soundcard for using to perform sound processing mechanism. In the same field of endeavor, Solomon discloses a sound card for performing a sound processing mechanism (Fig 10, Ref 368).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to apply a sound card for processing sound mechanism as disclosed by Solomon's system into the system of Shaffer and Anderson. The motivation would have been to reduce the long distance cost.

#### Response to Arguments

- 7. In response to page 9, the applicant states that Shaffer's converter is different from the converter of the claimed invention such converting the transmission signal into an analog audio output signal. In reply, Shaffer discloses a convert for receiving a transmission voice digital signal and converting into an output analog voice signal for transmission to a network interface such ISP (See col. 3, lines 5-42, Ref 24 is converter for converting the received digital voice into an output analog voice signal for transmitting to an interface of data network 38) as stated in claims 8 and 19.
- 8. In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching,

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suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5

USPQ2d 1596 (Fed. Cir. 1988)and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Shaffer discloses a converter for converting the received digital voice signal into the analog voice signal for transmitting to an interface of a data network. Anderson discloses a interface machine for receiving the analog voice signal and using the voice processing module for generating a voice packet for transmission onto the packet network. Since, it is well known in the art the PSTN and packet network must have an interface between them for converting the signals of the packet network and PSTN in order to communicate between a telephone of PSTN and a computer of the packet network. The motivation would have been to reduce the cost of telephone call.

9. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., the output of the convert is directly inputted an input of sound card such line, micro) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

### Conclusion

10. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven HD Nguyen whose telephone number is (703) 308-8848. The examiner can normally be reached on 8-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy D Vu can be reached on (703) 308-6602. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4700.

> Steven HD Nguyen **Primary Examiner** Art Unit 2665

3/06/04